

1 2 3 4 5	HEATHER E. WILLIAMS, SBN 122664 Federal Defender HOOTAN BAIGMOHAMMADI, SBN 279105 Assistant Federal Defender Designated Counsel for Service 801 I Street, Third Floor Sacramento, CA 95814 T: (916) 498-5700 F: (916) 498-5710	
6	Attorneys for Defendant Mr. Correia	
7 8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
10	UNITED STATES OF AMERIC	CA, Case No. 2:23-cr-00082-JAM
11	Plaintiff,) STIPULATION AND ORDER TO CONTINUE) STATUS HEARING AND EXCLUDE TIME
13	VS.)) Date: July 11, 2023
14	AARON CORREIA,) Time: 9:00 a.m.) Judge: John A. Mendez
15	Defendant.)
16	IT IS HEREBY STIPULATED and agreed by and between United States Attorney	
17	Phillip A. Talbert, through Assistant United States Attorney Haddy Abouzeid, counsel for	
18	Plaintiff, and Federal Defender Heather Williams, through Assistant Federal Defender Hootan	
19	Baigmohammadi, counsel for Defendant Aaron Correia, that the previously scheduled Status	
20	Hearing set for July 11, 2023 be continued to September 26, 2023 at 9:00 a.m.	
21	The parties specifically stipulate as follows:	
22	By previous order	t, the Status Hearing is currently scheduled for July 11, 2023 at
23	9:00 a.m. Time h	as been ordered excluded through that date.
24	2. Mr. Correia respe	ctfully requests that the Court continue the Status Hearing to
25	September 26, 2023, at 9:00 a.m.	
26	3. The government h	has produced 101 pages and various audio recordings in
27	discovery. Mr. Co	orreia requires additional time to review the discovery;
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investigate and research possible defenses; research potential pretrial motions; 1 explore potential resolutions to the case; and otherwise prepare for trial. 2 3 4. Mr. Correia believes that failure to grant his motion would deny him the 4 reasonable time necessary for effective preparation, taking into account the 5 exercise of due diligence. 6 5. The government does not object to Mr. Correia's motion. 7 6. For the purpose of computing time under 18 U.S.C. § 3161 et seq. (Speedy Trial 8 Act), the parties request that the time period between July 11, 2023 and 9 September 26, 2023, inclusive, be deemed excludable pursuant to 18 U.S.C. § 10 3161(h)(7)(B)(iv) (Local Code T4), because it would result from a continuance 11 granted by the Court at the defense's request, based on a finding that the ends of 12 justice served by granting the continuance outweighs the best interest of the 13 public and Mr. Correia in a speedy trial. 14 15 Respectfully submitted, 16 HEATHER E. WILLIAMS Federal Defender 17 Date: July 6, 2023 /s/ Hootan Baigmohammadi 18 HOOTAN BAIGMOHAMMADI Assistant Federal Defender 19 Attorneys for Defendant Mr. Correia 20 21 PHILLIP A. TALBERT Date: July 6, 2023 22 United States Attorney 23 /s/ Haddy Abouzeid 24 **HADDY ABOUZEID** Assistant United States Attorney 25 Attorneys for Plaintiff 26 27

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1	<u>ORDER</u>	
2	The Court, having received and considered the parties' stipulation, and good cause	
3	appearing therefrom, ADOPTS the parties' stipulation in its entirety as its order.	
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5	IT IS SO ORDERED.	
6	Dated: July 06, 2023 /s/ John A. Mendez	
7	THE HONORABLE JOHN A. MENDEZ	
8	SENIOR UNITED STATES DISTRICT JUDGE	
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